### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION CIVIL CASE NO. 1:24-cv-22523-MOORE/Elfenbein

KENNY ORTEGA	KE	NNV	ORT	TEGA
--------------	----	-----	-----	------

-	1 .	. •	CC
v	1011	111	++
	lain	LL	11.

v.

MIAMI-DADE COUNTY, a political subdivision in the State of Florida, and **JOSEPH DIAZ** in his individual capacity,

Defendants.	

#### ALL PLAINTFF'S COUNSEL NOTICE OF PROOF OF SERVING MO-TION TO WITHDRAW ON PLAINTIFF

**NOW COMES** The Allen Firm P.A./Attorney Frank T. Allen and Rawsi Williams Law Group/Attorney Rawsi Williams (collectively "Attorneys"), and hereby file this *Notice of Proof of Serving Motion To Withdraw on Plaintiff*. [**EXHIBIT A**].

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on July 21, 2025, I electronically filed the foregoing with the Clerk of Court, Florida Southern District, and all counsel of record using the Court's electronic case filing system, and served a copy on Plaintiff at <a href="https://kortega1719@icloud.com">Kortega1719@icloud.com</a>. <sup>1</sup>

<sup>&</sup>lt;sup>1</sup> The clerk can forward all Orders and filings to this email address until MR. ORTEGA retains counsel.

#### Respectfully Submitted this 21st Day of July 2025

By: /s/ Rawsi Williams
Rawsi Williams, Esq. R.N.
State Bar No. 103201
RAWSI WILLIAMS LAW GROUP
701 Brickell Ave., STE 1550
Miami FL 33131
TEL: 888-RawsiLaw/888-729-7452
Email:rawsi@rawsi.com;
Ajoseph2@rawsi.com;
docservice@rawsi.com
Attorney for Plaintiff

#### **Service List**

Frank Allen, Esq., Co-Counsel for Plaintiff
Fabiana Cohen, Esq., Counsel for Defendant Miami-Dade County
Jennifer Azar, Counsel for Defendant Miami-Dade County
David Trontz, Counsel for Defendant Joseph Diaz
Kenny Ortega, Plaintiff

# **EXHIBIT A**

## SERVICE OF COURT DOCUMENT (ORTEGA V MIAMI DADE COUNTY ET AL, 1:24 cv 22523 MOORE)

From: Rawsi Williams, ESQ, RN (rawsi@rawsi.com)

To: kortega1719@icloud.com

Cc: fallen@theallenfirmpa.com; ajoseph2@rawsi.com

Date: Monday, July 21, 2025 at 03:46 PM EDT

Good afternoon Mr., Ortega,

I hope all is well.

In follow-up to prior attempts and warnings by all counsel from both firms representing you in this matter, we serve the following:

Court:	U.S. Southern District of Florida
Case No.	1:24-cv-22523
Initial Parties - Plaintiff(s):	Kenny Ortega
Initial Parties - Defendant(s):	Miami-Dade County and Joseph Diaz
Document(s) being served:	Motion To Withdraw by All Counsel and All Law Firms
Sender's name/email:	Rawsi Williams, Esq., R.N.  Primary: <a href="mailto:rawsi@rawsi.com">rawsi@rawsi.com</a> Secondary: <a href="mailto:docservice@rawsi.com">docservice@rawsi.com</a> Secondary: <a href="mailto:docservice@rawsi.com">docservice@rawsi.com</a>
Sender's phone number:	(888) - RawsiLaw (888-729-7452)

Thank you kindly, and have a wonderful day.

#### **UPDATES!** CLICK HERE TO VISIT OUR WEBSITE TO SEE MORE!)

(Please include my paralegal Mr. Joseph -- AJoseph2@rawsi.com -- in all emails. Failure to do so can result in delayed response. "But let justice roll down as waters, and righteousness as a mighty stream." Amos 5:24, ESV. I will Fight until that time remains.)

Rawsi Williams, Esq., R.N.

Attorney | Registered Nurse | Veteran

It's My PURPOSE to Fight for Your Justice. I Am Not Afraid!

TEL: 888-RawsiLaw (888-729-7452)

**EXHIBIT A** 

about:blank 1/2

Rawsi Williams Law Group 701 Brickell Avenue STE 1550 Miami FL 33131 Email: rawsi@rawsi.com; AJoseph2@rawsi.com

CONFIDENTIALITY NOTICE: This email may contain confidential or privileged information intended only for the stated recipient(s) or designee(s). If you are not the stated recipient(s or designee(s), please notify us and immediately delete this email. Criminal or civil penalties may apply for unauthorized usage. Attorney-Client privilege may apply for established clients or persons actively seeking legal representation at the time of contacting this office. Florida Bar Requirement. No representation is made that the services of this attorney are better than the services of any other attorney in providing representation of the law.



Ortega.All Plaintiff's Counsels and Firms Unopposed Expedited Motion To Withdraw.pdf 213.4 kB

about:blank 2/2